SHARPSBURG.

1867, c. 319 repeals and re-enacts section 291 as follows:

291. Any justice of the peace residing within the said town, or the burgess or assistant burgess of said cognizance of town, may take cognizance of all violations of the against ordinances of said corporation, and upon information may cause all persons offending against them to be brought before him for trial, and if convicted may fine the party not exceeding ten dollars, and in default of payment of the fine and costs may commit Fines. the offender to the jail of Washington county for a Imprisonment term not exceeding twenty days, but any person convicted may appeal from the judgment of the justice of the peace, or burgess or assistant burgess, to the circuit court for Washington county, and the corporation shall be liable for all jail fees of persons so committed.

In force from March 15, 1867.

SHERIFF.

1861, c. 153 repealed section 292 and enacted as a substitute that the Sheriff of said county should be entitled to thirty-five cents per day for keeping each prisoner confined in the jail of said county, and that this act should be in force from February 19, 1864, until the end of the next regular session of the General Assembly.

WILLIAMSPORT.

1864, c. 80 enacts as follows:

314. The act of incorporation of the town of Wil1864, c. 80
liamsport, in Washington county, passed December revived
session, eighteen hundred and twenty-three, chapter
one hundred and twenty-five, with the several supplements thereto, is hereby revived and made as
effectual to all intents and purposes as if the said
act of incorporation had not expired. The burgess Public grave
and commissioners of said town have power to yard.
include within said corporation the public grave
yard at Williamsport.

In force from February 5, 1864.